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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/667,207	09/18/2003	Gregory C. Burnett	ALPH-P010X	7159	
53186 7590 12/24/2009 COURTNEY STANIFORD & GREGORY LLP 10001 N. De Anza Blvd., Suite 300			EXAM	EXAMINER	
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Cupertino, CA 95014		ART UNIT	PAPER NUMBER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Application No. Applicant(s) 10/667,207 BURNETT ET AL. Office Action Summary Examiner Art Unit LUN-SEE LAO 2614 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 11 September 2009. 2a) ☐ This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4)\ Claim(s) 1-3.6.8-11.26.28-32.35.37.38.45.47 and 49 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) \_\_\_\_\_ is/are allowed. 6) Claim(s) 1-3, 6, 8-11, 26, 28-32, 35, 37,38, 45, 47 and 49 is/are rejected. 7) Claim(s) \_\_\_\_\_ is/are objected to. 8) Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are; a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abevance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some \* c) None of: Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). \* See the attached detailed Office action for a list of the certified copies not received. Attachment(s)

1) Notice of References Cited (PTO-892)

Paper No(s)/Mail Date

Notice of Draftsperson's Patent Drawing Preview (PTO-948).

3) Information Disclosure Statement(s) (PTO/SB/08)

Interview Summary (PTO-413)
Paper No(s)/Mail Date.

6) Other:

5) Notice of Informal Patent Application

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#### DETAILED ACTION

### Introduction

This communication is responsive to the amendment filed on 09-11-2009.
Claims 1, 26 and 35 have been amended herein. Claims 4, 5, 7, 12-25, 27, 33, 34, 36, 39-44, 46 and 48 have canceled. Claims 1-3, 6, 8-11, 26, 28-32, 35, 37, 38, 45, 47 and 49 are pending.

# Continued Examination Under 37 CFR 1.114

2. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 09-11-2009 has been entered.

# Claim Rejections - 35 USC § 112

- The following is a quotation of the first paragraph of 35 U.S.C. 112:
  - The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.
- 4. Claim 1 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in

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the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 1 limitation recited "generating at least-two transfer functions representative of a ratio of energy of the acoustic signal received using at least two different acoustic microphones of the at least two acoustic microphones when the VAD indicates that user voicing activity is absent, wherein the at least two transfer functions comprise a first transfer function and a second transfer function; and removing acoustic noise from at least one of the acoustic signals by applying at the first transfer function and at least one combination of the first transfer function and the second transfer function to the acoustic signals and generating denoised acoustic signals". The specification does not support the highlighting limitation in the specification nor in any claim originary and in any figures presented.

5. Claims 26 and 35 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 26 limitation recited "a processor coupled among the receiver and the at least one sensor that generates a plurality of transfer functions, wherein the plurality of transfer functions includes a first transfer function representative of a ratio of energy of acoustic signals received using at least two different acoustic microphones of the at least two acoustic microphones, wherein the first transfer function is generated in response to a determination that voicing activity

is absent from the acoustic signals for a period of time, wherein the plurality of transfer functions includes a second transfer function representative of the acoustic signals, wherein the second transfer function is generated in response to a determination that voicing activity is present in the acoustic signals for the period of time, wherein acoustic noise is removed from the acoustic signals using the first transfer function and at least one combination of the first transfer function and the second transfer function to produce the denoised acoustic data stream". The specification does not support the highlighting limitation in the specification nor in any claim originary and in any figures presented.

Consider claim 35, it is essentially similar to claim 26 and are rejected for the reason stated above apropos to claim 26.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-3, 6, 8-11, 26, 28-30, 32, 35, 37, 38 and 41 are rejected under 35
U.S.C. 103(a) as being unpatentable over Silverberg et al (US PAT.5,406,622) in view of Holzrichter (US PAT. 5,729,694) and Hosoi (US PAT. 5,754,665).

Consider claim 1 as base on 112 first paragraph problem state above, Silverberg teaches a method for removing noise from acoustic signals, comprising:

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receiving at least two acoustic signals using at least two acoustic microphones(see fig.1 (10,11)) positioned in a plurality of locations;

receiving a voice activity signal that includes information on vibration of human tissue associated with human voicing activity of a user;

generating a voice activity detection (VAD) signal using the voice activity signal; generating at least two transfer functions representative of a ratio of energy of the acoustic signal received using at least two different acoustic microphones(10,11) of the at least two acoustic microphones when the VAD indicates that user voicing activity is absent(17,18); and removing acoustic noise from at least one of the acoustic signals by applying at least one of the at least two transfer function to the acoustic signals and generating denoised acoustic signals (see figs 1-2 and col. 2 line 15-col. 3 line 68); but Silverberg does not explicitly teach receiving a voice activity signal that includes information on vibration of human tissue associated with human voicing activity of a user; and the at least two transfer functions comprise a first transfer function and a second transfer function; and removing acoustic noise from at least one of the acoustic signals by applying the first transfer function and at least one combination of the first transfer function and the second transfer function to the acoustic signals and generating denoised acoustic signals.

However, Holzrichter teaches receiving a voice activity signal that includes information on vibration of human tissue associated with human voicing activity of a user(see fig. 5 (43) and see col. 15 line 29-col. 16 line 3 and col. 60 line 19-30)

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Therefore, it would have obvious to one of ordinary skill in the art the time the invention was made to combine the teaching of Holizrichter into Silverberg to produce more accurate speech coding.

On the other hand, Hosoi teaches that the at least two transfer functions comprise a first transfer function (see fig.3 (11)) and a second transfer function (12); and removing acoustic noise from at least one of the acoustic signals by applying the first transfer function(11) and at least one combination (15) of the first transfer function(11) and the second transfer function(12) to the acoustic signals and generating denoised acoustic signals (see fig.3 (col.2 line 40-col. 3 line 33).

Therefore, it would have obvious to one of ordinary skill in the art the time the invention was made to combine the teaching of Hosoi into Silverberg to produce more accurate to reducing the noise.

Consider claims 2-3 Silverberg teaches removing noise further comprises: generating transfer function of the at least two transfer functions to be representative of a ratio of energy of the acoustic signal received when the VAD indicates that user voice activity is present; and removing noise from the acoustic signals using at least one combination of the at least function two transfer functions and the at least one second transfer function to generate the denoised acoustic signals(see fig.1 and col. 2 line 15-68); and the of acoustic signals include at least one reflection inherently (because, the noise and desired signal bounds around the first and second microphone) of at least one associated noise source signal and at least one reflection of at least one acoustic source signal(see fig. 1 and col. 2 line 15-68).

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Consider claims 6 and 8 Silverberg teaches generating the at least function two transfer functions comprises recalculating the at least one two transfer functions during at least one prespecified interval (see fig. 1 and col. 2 line 15-col. 3 line 24); and generating the at least function two transfer functions comprises use of at least one technique selected from a group consisting of adaptive techniques and recursive techniques (see fig. 1 and col. 2 line 15-col. 3 line 24).

Consider claims 9-11, Silverberg as modified by Holzrichter teaches that the method of information on the vibration of human tissue is provided by a sensor (in Holzrichter such as, motion sensor) in contact with the skin (in Holzrichter see figs 3a-3b(29,30,33)) and see col. 14 line 46-col. 15 line 18); and the method of information on the vibration of human tissue is provided via at least one sensor selected from among at least one of an accelerometer, a skin surface microphone in physical contact with skin of a user, a human tissue vibration detector, a radio frequency (R.F) vibration detector, and a laser vibration detector (in Holzrichter see figs 3a-3b(29,30,33) and see col. 14 line 46-col. 15 line 18); and the human tissue is at least one of on a surface of a head, near the surface of the head, on a surface of a neck, near the surface of the neck, on a surface of a chest, and near the surface of the chest(in Holzrichter see figs 3a-3b(29,30,33)) and see col. 14 line 46-col. 15 line 18).

Consider claim 26, as base on 112 first paragraph problem state above, Silverberg teaches a system for removing acoustic noise from the acoustic signals, comprising: a receiver that receives at least two acoustic signals via at least two acoustic microphones positioned in a plurality of locations (see fig.1 (10, 11 ));

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a processor coupled among the receiver (see fig.1 and col. 3 line 39) and the at least one sensor that generates a plurality of transfer functions (12.13), wherein the plurality of transfer functions includes a first transfer function representative of a ratio of energy of acoustic signals received using at least two different acoustic microphones(10.11) of the at least two acoustic microphones (10,11), wherein the first transfer function is generated in response to a determination that voicing activity is absent from the acoustic signals for a period of time, wherein the plurality of transfer functions includes a second transfer function representative of the acoustic signals, wherein the second transfer function is generated in response to a determination that voicing activity is present in the acoustic signals for the period of time, wherein acoustic noise is removed from the acoustic signals using on of the first transfer function and at least one combination of the first transfer function and the second transfer function to produce the denoised acoustic data stream(see figs 1-2 and col. 2 line 15-col. 3 line 68); but Silverberg does not explicitly teach receiving a voice activity signal that includes information on vibration of human tissue associated with human voicing activity of a user; and acoustic noise is removed from the acoustic signals using the first transfer function and at least one combination of the first transfer function and the second transfer function to produce the denoised acoustic data stream.

However, Holzrichter teaches receiving a voice activity signal that includes information on vibration of human tissue associated with human voicing activity of a user(see fig. 5 (43) and see col. 15 line 29-col. 16 line 3 and col. 60 line 19-30)

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Therefore, it would have obvious to one of ordinary skill in the art the time the invention was made to combine the teaching of Holizrichter into Silverberg to produce more accurate speech coding.

On the other hand, Hosoi teaches that acoustic noise is removed from the acoustic signals using the first transfer function(11) and at least one combination(15) of the first transfer function(11) and the second transfer function(12) to produce the denoised acoustic data stream(see fig.3 (col.2 line 40-col. 3 line 33).

Therefore, it would have obvious to one of ordinary skill in the art the time the invention was made to combine the teaching of Hosoi into Silverberg to produce more accurate to reducing the noise.

Consider claim 28 Silverberg as modified by Holzrichter teaches that the sensor includes a mechanical sensor (such as, motion sensor) in contact with the skin (In Holzrichter see figs 3a-3b(29,30,33)) and see col. 14 line 46-col. 15 line 18);

Consider claim 29 Silverberg as modified by Holzrichter teaches at least one sensor selected from among at least one of an accelerometer, a skin surface microphone in physical contact with skin of a user, a human tissue vibration detector, a radio frequency (R.F) vibration detector, and a laser vibration detector (in Holzrichter, see figs 3a-3b (29, 30, 33) and see col. 14 line 46-col. 15 line 18);

Consider claim 30 Silverberg as modified by Holzrichter teaches at least one of on a surface of a head, near the surface of the head, on a surface of a neck, near the surface of the neck, on a surface of a chest, and near the surface of the chest (In Holzrichter see figs 3a-3b (29, 30, 33)) and see col. 14 line 46-col. 15 line 18).

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Consider claims 38 and 41, they are essentially similar to claim 30 and are rejected for the reason stated above appropos to claim 30.

Consider claim 32 Silverberg teaches the system wherein the receiver includes a plurality of independently located microphones (see fig.1 (10, 11)).

Consider claim 35, as base on 112 first paragraph problem state above, Silverberg teaches a signal processing system coupled among a user and an electronic device (see fig.1), wherein the signal processing system includes a denoising subsystem for removing acoustic noise from acoustic signals, the denoising subsystem comprising a processor(see fig.1 and col. 3 line 3-9) coupled among a receiver (10.11) and at least one sensor, wherein the receiver is coupled to receive the acoustic signals via at least two microphones(10,11), wherein the processor generates a plurality of transfer functions(12,13), wherein a first transfer function representative of a ratio of acoustic energy received by the two microphones(10,11) is generated in response to a determination that voicing activity is absent from the acoustic signals for a specified period of time, wherein second transfer function representative of the acoustic signals is generated in response to a determination that voicing activity is present in the acoustic signals for a specified period of time, wherein acoustic noise is removed from the acoustic signals using one of the first transfer function and at least one combination of the first transfer function and the second transfer function to produce a denoised acoustic data stream(see figs 1-2 and col. 2 line 15-col. 3 line 68); but Silverberg does not explicitly teach the at least one sensor detects human tissue vibration associated with human voicing activity of a user; and acoustic noise is removed from

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the acoustic signals using the first transfer function and at least one combination of the first transfer function and the second transfer function to produce the denoised acoustic data stream.

However, Holzrichter teaches the at least one sensor detects human tissue vibration associated with human voicing activity of a user (see fig. 5 (43) and see col. 15 line 29-col. 16 line 3 and col. 60 line 19-30)

Therefore, it would have obvious to one of ordinary skill in the art the time the invention was made to combine the teaching of Holizrichter into Silverberg to produce more accurate speech coding.

On the other hand, Hosoi teaches that acoustic noise is removed from the acoustic signals using the first transfer function(11) and at least one combination(15) of the first transfer function(11) and the second transfer function(12) to produce the denoised acoustic data stream(see fig.3 (col.2 line 40-col. 3 line 33).

Therefore, it would have obvious to one of ordinary skill in the art the time the invention was made to combine the teaching of Hosoi into Silverberg to produce more accurate to reducing the noise.

Consider claim 37, Silverberg as modified by Holzrichter teaches that the system of the at least one electronic device includes at least one of cellular telephones, personal digital assistants, portable communication devices, computers, video cameras, digital cameras, and telematics systems (in Holzrichter, see col. 16 line 51-67).

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Claims 31 and 45 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silverberg et al (US PAT. 5,406,622) as modified by Holzrichter (US PAT. 5,729,694) and Hosoi (US PAT. 5,754,665) as applied to claims 1 and 26 above, and further in view of Cezanne et al. (US PAT. 5.473,701).

Consider claim 31, Silverberg as modified by Holzrichter does not explicitly teach the system further comprising: dividing acoustic data of the acoustic signals into a plurality of subbands; generating a transfer function representative of the ratio of acoustic energies received in each microphone in each subband; removing acoustic noise from each of the plurality of subbands using a transfer function, wherein a plurality of denoised acoustic data streams are generated; and combining the plurality of denoised acoustic data streams to generate the at denoised acoustic data streams.

However, Cezanne teaches the system further comprising:

dividing acoustic data of the acoustic signals into a plurality of subbands (see fig. 3, fig. 7);

generating a transfer function representative of the ratio of acoustic energies received in each microphone in each subband (see abstract):

removing acoustic noise from each of the plurality of subbands using a transfer function, wherein a plurality of denoised acoustic data streams are generated; and combining the plurality of denoised acoustic data streams to generate the at denoised acoustic data stream (see col. 5 line 35-col. 6 line 50 and col.7 line 46-col.8 line 23).

Therefore, it would have obvious to one of ordinary skill in the art the time the invention was made to combine the teaching of Cezanne into the teaching of

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Holizrichter and Silverberg to provide a desirable level of noise rejection, they may be of limited usefulness in situations where noise sources move in relation to the array.

Consider claim 45 it is essentially similar to claim 31 and are rejected for the reason stated above apropos to claim 31.

Claims 47 and 49 are rejected under 35 U.S.C. 103(a) as being unpatentable over Silverberg et al (US PAT. 5,406,622) as modified by Holzrichter (US PAT. 5,729,694) and Hosoi (US PAT. 5,754,665) as applied to claims 1 and 26 above, and further in view of Bradley et al. (US PAT. 5,463,694).

Consider claim 47, Silverberg as modified by Holzrichter and Hosoi does not explicitly teach the at least two acoustic microphones comprise a first directional acoustic microphone and a second directional acoustic microphone, wherein the first directional acoustic microphone and the second directional acoustic microphone selectively attenuate the acoustic signals based on the direction of arrival.

However, Bradley teaches the at least two acoustic microphones comprise a first directional acoustic microphone and a second directional acoustic microphone, wherein the first directional acoustic microphone and the second directional acoustic microphone selectively attenuate the acoustic signals based on the direction of arrival (see figs. 1-4 and col. 3 line 33-col. 4 line 68).

At the time of the invention it would have been obvious to a person of ordinary skill in the art to use the unidirectional microphone array of Bradley in the invention of Silverberg.

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The motivation for doing so would have been to reduce the size and complexity of the microphone system of Silverberg as taught by Bradley (co1.2 In.48-52).

Consider claim 49, it is essentially similar to claim 47 and is rejected for the reason stated above apropos to claim 47.

### Response to Arguments

Applicant's arguments with respect to claims 1-3, 6, 8-11, 26, 28-32, 35, 37, 38, 45,
and 49 have been considered but are moot in view of the new ground(s) of rejection.

#### Conclusion

- 11. The prior art made of record and not relied upon is considered to applicant's disclosure. Kanamori et al. (US PAT. 5,633,935) is recited to show other related the voice activity detector (VAD) based multiple-microphone acoustic noise suppression.
- 12. Any response to this action should be mailed to:

Mail Stop (explanation, e.g., Amendment or After-final, etc.)

Commissioner for Patents

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Facsimile responses should be faxed to:

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Customer Service Window Randolph Building

401 Dulany Street

Alexandria, VA 22314

Any inquiry concerning this communication or earlier communications from the examiner

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should be directed to Lao, Lun-See whose telephone number is (571) 272-7501 The examiner can normally be reached on Monday-Friday from 8:00 to 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vivian Chin, can be reached on (571) 272-7848.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 whose telephone number is (571) 272-2600.

Lao,Lun-See /LUN-SEE LAO/ Examiner, Art Unit 2614 Patent Examiner US Patent and Trademark Office Knox 571-272-7501 Date 12-11-2009

/Vivian Chin/ Supervisory Patent Examiner, Art Unit 2614